



ENTERED

TAWANA C. MARSHALL, CLERK
THE DATE OF ENTRY IS
ON THE COURT'S DOCKET

The following constitutes the ruling of the court and has the force and effect therein described.

Signed August 13, 2008



United States Bankruptcy Judge

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF TEXAS
DALLAS DIVISION**

IN RE:

* **CASE NO. 08-03123-SGJ**

*

KENNETH WHITTEN,

*

*

DEBTOR.

* **CHAPTER 7**

KENNETH WHITTEN,
Plaintiff,

*

*

*

vs.

* **ADVERSARY NO. 08-3170**

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*

UNITED STATES OF AMERICA,
Debtor/Defendant.

*

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AGREED FINAL JUDGMENT

Defendant United States of America (Internal Revenue Service) and Plaintiff Ken Whitten announced to the Court the resolution of the referenced adversary through the entry of this agreed judgment. Accordingly,

IT IS ORDERED, ADJUDGED AND DECREED that the Debtor's federal income (1040) tax liability for tax years prior to 2005 are discharged under 11 U.S.C. § 523(a).

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the parties to this adversary proceeding will bear their own litigation costs, including attorney's fees.

AGREED AS TO SUBSTANCE, FORM AND ENTRY:

/s/ *Joyce W. Lindauer*
**JOYCE W. LINDAUER, ATTORNEY FOR
KEN WHITTEN
PLAINTIFF**

/s/ *Natasha Chevalier*
**NATASHA CHEVALIER, ATTORNEY FOR
UNITED STATES (INTERNAL REVENUE SERVICE)**

###END OF ORDER###